1 2	BEFORE THE CCT 4 1993 FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C. COHEN & BERFIELD
4	WASHINGTON, B.C. SCHOOL & BERNELD
3	In re Applications of DOCKETFILE COPY ORIGINAL 93-75
4	TRINITY BROADCASTING OF : File No. BRCT-911001LY
5	For Renewal of License of :
6	Station WHFT(TV) on : Channel 45, Miami, Florida:
7	and :
8	GLENDALE BROADCASTING : File No. BPCT-911227KE COMPANY :
9	
. 10	For a Construction Permit : for a New Commercial TV :
11	Station to operate on : Channel 45, Miami, Florida:
± ±	Channel 45, Miami, Florida:
12	
13	Deposition of: BARRY L. MARCH
14	Taken by : LEWIS I. COHEN, ESQUIRE
15	Before : Alfred W. Kershaw, RPR Official Court Reporter
16	Beginning : Friday, September 10, 1993 10:00 a.m.
17	
18	Place : Hearing Room 221 Lancaster County Courthouse
19	Lancaster, Pennsylvania
20	COUNSEL PRESENT:
21	WILL THE RESIDENCE AS TO THE
22	MULLIN, RHYNE, EMMONS & TOPEL 1000 Connecticut Avenue Suite 500
23	Washington, D.C., 20036 BY: NATHANIEL F. EMMONS, ESQUIRE
24	and CHRISTOPHER A. HOLT, ESQUIRE
25	Appearing for Trinity Broadcasting of Florida, Inc.

Presented by Emmens Explibit No. 19-20

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.	1129 20th Street N.W.	
3	Washington, D.C. 20036	
_	BY: LEWIS I. COHEN, ESQUIRE	
4	Appearing for Glendale Broadcasting	
	Company	
- 5		
	JAMES W. SHOOK, ESQUIRE	
6	Federal Communications Commission Mass Media Bureau	
7	Washington, D.C. 20554	
•	Appearing for the FCC	
- 8		
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9	424 Chestnut Street	
_	P.O. Box 22	
.10	Lebanon, Pennsylvania 17042	
	Appearing for the Deponent,	
11	Barry L. March	3
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25		

	1			1	NDEX TO	WITNESSES		
.	2	WITNESS					PAGE	
	3	BARRY L. MARCH						
	4	.	Y	MR.	COHEN	·	6	
	5							
	6	В	BY	MR.	HOLT		92	
	7	В	3Y	MR.	SHOOK		113	
-	8							
- - -	9			_				
	.10							
	11							3
_	12					·		
	13							
and the second s	14							
	15							
	16							
	17				,			
•	18	-						
	19							
	20							
	21							
	22							
	23							
.	24							
	25							

INDEX TO EXHIBITS

	1		INDEX TO EXHIBITS	
-	2	EXHIBIT	DESCRIPTION	MARKED
	3	March 1	Subpoena	7
	4	March 2	Affidavit	12
	5	March 3	Letter	101
_	6	March 4	Document	103
	7 8			
	9			
_	.10			
_	11			3
	12			3
	13			
_	14			
	15			
	16			
_	17			
	18	_		
	19			
_	20			·
Teacher	21			
	22			
	23			
	24			
	25			
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1	COUNTY OF LANCASTER :
2	ss
3	COMMONWEALTH OF PENNSYLVANIA:
4	I, ALFRED W. KERSHAW, the undersigned
5	Commissioner, do hereby certify that there appeared
6	before me, BARRY L. MARCH, the witness, being
7	duly sworn to testify the truth, the whole truth, and
8	nothing but the truth, in answer to the oral questions
9	propounded to him by the attorneys for the respective
.10	parties as set forth in the following deposition.
11	I further certify that before the taking of
12	said deposition, the above witness was duly sworn, tha
13	the questions and answers were taken down
14	stenographically by said Alfred W. Kershaw, Official
15	Court Reporter, Lancaster, Pennsylvania, approved and
16	agreed to, and afterwards reduced to print by means of
17	computer-assisted transcription under the direction of
18	said Reporter.
19	In testimony whereof, I have hereunto
20	subscribed my hand this 25 day of South 1993
21	
22	alped W. toshaw

Alfred W. Kershaw

Reporter-Commissioner

PROCEEDINGS

(Whereupon, at or about 10:00 a.m., the following proceedings transpired:)

(Whereupon, it was stipulated that the original of the deposition would be mailed to Mr. March's attorney for reading and signing by the witness; that the original would then be returned to the Court Reporter for subsequent filing, with two copies, to the FCC.)

BARRY L. MARCH, called as a witness, being duly sworn or affirmed, was examined and testified as follows:

EXAMINATION

BY MR. COHEN:

Q. Would you please identify yourself for the record?

A. All right, my name is Barry L. March, M-A-R-C-H, general manager at the Lebanon Valley Quality Inn, which operates under the name of Greater Hotel Enterprises, Inc.

MR. COHEN: I think, probably, it would be good to have appearances of counsel. My name is

1	Lewis Cohen, and I am here today representing
2	Glendale Broadcasting Company.
3	MR. HOLT: My name is Christopher Holt.
4	I'm here representing Trinity Broadcasting of
5	Florida, Inc.
6	MR. EMMONS: Nathaniel Emmons, also
7	representing Trinity Broadcasting of Florida, Inc.
8	MR. SHOOK: James Shook representing
9	the Chief, Mass Media Bureau.
.10	MR. KRAUSE: Allen Krause, representing
11	Mr. March.
12	BY MR. COHEN:
13	Q. State your address, Mr. March. If you
14	would, your residence address.
15	A. Residence is 2622 Pike Lane, Lancaster
16	Pa. 17603.
17	Q. And you have been subpoenaed to testify
18	here today, is that correct, sir?
19	A. Yes.
20	Q. Pursuant to the rules of the
21	Commission, the Federal Communications Commission,
22	Mr. Reporter, I hand you the subpoena duces tecum
23	which was served upon the witness.
24	(Whereupon, the Court Reporter marked
25	for identification as Deposition Exhibit March one,

a subpoena.) 1 BY MR. COHEN: 2 Now, Mr. March, I and my colleagues --3 Well, I'm going to ask you questions, and my 4 colleagues may ask you some questions. 5 And I want to first make clear to you, 6 sir, that if my questions are not absolutely 7 crystal clear in any way, please tell me so. 8 If my question is foggy, tell me. I'll 9 try to make it clear. But if there is anything .10 unclear about anything I ask you, please tell me. 11 If during the course of your deposition 12 it occurs to you that you want to modify, change, 13 add, subtract, complete any answer that you gave 14 earlier, I want to give you that opportunity to do 15 so, and just tell me. 16 I want you to have a hundred percent 17 opportunity to answer the questions the way you --18 In the way it's best for you. Is that very clear? 19 20 A. Yes. Now, you have received, as you stated, 21 22 a subpoena duces tecum, correct? 23 There was noise here. I'm sorry. Sure. A subpoena duces tecum was 24 25 served upon you?

I was served a subpoena. I don't know 1 Α. what other terminology. 2 Let me show you the document that was 3 served on you. Do you mind if I read over your shoulder? 5 No. λ. 6 Is that the document that was served 7 8 upon you? A. Yes. 9 Q. Okay. And that document calls for you .10 to produce, and I quote, all books, papers, records \Rightarrow 11 and documents pertaining to or relating to the 12 affidavit dated May 7, 1993, subscribed to by Barry 13 L. March, and submitted to the Federal 14 Communications Commission. 15 Have you brought any such documents 16 with you this morning? 17 A. I have not brought any documents with 18 me today that I had in my possession in the hotel. 19 Q. I'm sorry, I got distracted by this. 20 (Referring to a loudspeaker message.) 21 22 Let's wait, but I missed. I didn't 23 hear what you said. A. Okay, I did not bring any documents 24 25 today that were solely in my possession at the

1 hotel. Why did you not? 2 Q. I don't have any. 3 So you have none of the documents that are referenced in that subpoena that I just read 5 into the record? Is that what you are saying? You 6 have no such documents? 7 Not to my knowledge. I could not find λ. 8 any. I combed my files. I could not produce any. 9 And you looked? 10 Yes, I sure did. 11 And so it's your testimony then that 12 Q. there are no books, papers, records, or documents 13 pertaining to or relating to the affidavit that you 14 executed on May 7, 1993; is that correct? 15 That is not my statement. 16 Α. What is your statement? 17 My statement is that I could not 18 produce anything from my files. I am not saying 19 that the potential does not exist that there is 20 something there someplace. 21 22 Well, tell me again why you couldn't Q. produce them? 23 I looked under Raystay. I looked under 24 communications. I looked under contract files, and 25

1	I could not produce them from those files.
2	Q. Sir, what you are telling me is you
3	looked in all the places that you think that
4	documents relating to the subpoena could be filed,
5	but you couldn't find any; is that correct?
6	A. That's correct.
7	Q. Did anyone assist you in that?
8	A. Two people.
9	Q. Who?
.10	A. My existing secretary and my past
11	secretary.
12	Q. And when was that search conducted?
13	A. Oh, several weeks ago.
14	Q. After you received the subpoena?
15	A. Yes.
16	Q. And both of those secretaries assisted
17	you, but they were unable to help you find any
18	documents; is that your testimony?
19	A. Yes.
20	Q. Do you recall that you did have
21	documents that fell within the ambit of the
. 22	subpoena duces tecum but that you can't find them
23	now?
24	A. I don't recall any documents.
25	Q. You recall no documents?

1	A. I don't.
2	Q. Do you recall signing an affidavit that
3	was submitted to the Commission, the Federal
4	Communications Commission?
5	A. I remember signing something presented
6	to me by Mr. Holt, if that's the document in
7	question, yes.
8	Q. I see. Okay. What I would like to do
9	is to make a deposition exhibit two, the affidavit
.10	of Barry L. March with a copying attachment,
11	Appendix A, Appendix B, Appendix C?
12	This document is entitled Affidavit of
13	Barry L. March.
14	It consists of five pages of text. It
15	consists of Appendix A, which is a title page, and
16	Appendix A has attached to it one, two, four pages.
17	Then Appendix B is a title page, and
18	that has attached to it three pages.
19	Appendix C is a title page, and that
20	has attached to it two pages.
21	And will you mark this, Mr. Reporter,
22	as March deposition exhibit two, please?
23	(Whereupon, the Court Reporter marked
24	for identification as Deposition Exhibit March two,
25	an affidavit.)

1	BY MR. COHEN:
2	Q. And, Mr. March, before we turn to
3	what's been marked as deposition exhibit two, I
4	want to ask you a few questions about the
5	subpoena excuse me, about your depositions here
6	this morning.
7	Other than your counsel, who is sitting
8	at your right, have you discussed this negotiation
9	with anybody in the world?
.10	A. Before I get to that, can I make a
11	correction.
12	Q. Yes, you certainly can.
13	A. I did bring documents today.
14	Q. You did?
15	A. I just
16	Q. That's okay. We're all human.
17	A. I gave Chris Holt a copy of all
18	outgoing telephone calls for the month of October,
19	1991.
20	Q. When did you give that to Mr. Holt?
21	A. Today, when I entered this room.
	l '

Q. I see. Do you happen to have another copy for me, since I'm the one that subpoensed them?

A. No, I do not.

1	MR. HOLT: That assumes that they fall
2	within the ambit of your subpoena, which we made a
3	determination that they don't.
4	MR. COHEN: Are you representing the
5	witness?
6	MR. HOLT: No, I'm not.
7	MR. COHEN: You say: We made a
8	determination that they are not.
9	Are you suggesting that you made that
10	determination for Mr. March?
11	MR. HOLT: I'm not suggesting that at
12	all.
13	MR. COHEN: You handed the documents to
14	Mr. Holt this morning, is that correct?
15	THE WITNESS: That's correct.
16	MR. COHEN: And I take it you're not
17	willing to share those documents with me, is that
18	correct?
19	MR. HOLT: We will be pleased to share
20	the documents with you.
21	MR. COHEN: Very good.
22	MR. HOLT: My statement earlier was
23	merely meant to clarify that if we had believed
24	they were within the ambit, we would have provided
25	them to you.

1	MR. COHEN: As long as I am seeing the
2	documents.
3	Now, you provided these documents to
4	Mr. Holt this morning?
5	THE WITNESS: Yes.
6	BY MR. COHEN:
7	Q. And what are these documents?
8	A. They are outgoing telephone calls for
9	the month of October, 1991.
.10	Q. And how did it come about that you
11	supplied those documents to Mr. Holt?
12	A. I understand that there was a possible
13	doubt that there was a phone call made to the hotel
14	during this particular month and this particular
15	year whereby I possibly responded to that phone
16	call.
17	Q. And when did you learn what you just
18	told me?
19	A. Approximately a week ago.
20	Q. And how did you learn it?
21	A. Through Mr. Holt.
22	Q. He telephoned you?
23	A. Yes Well, no, I telephoned him.
24	Q. You telephoned him?
25	A. Yes.

1	Q.	And how did it come about that you
2	telephoned	Mr. Holt?
3	λ.	To tell him I had no documents or
4	anything th	at I would be bringing to this
5	particular	meeting.
6	Q.	Now, was that a spontaneous call on
7	your part?	Did you just decide to call Mr. Holt,
8	or had he c	ontacted you earlier?
9	λ.	We talked earlier.
.10	Q.	You did? When did you speak earlier?
11	Give me you	r best recollection.
12	λ.	Three weeks.
13	Q.	Three weeks. Now, what is today? My
14	mind is fai	ling rapidly. Today's date is September
15	10th.	
16		So that conversation was sometime in
17	August?	
18	. A.	Possibly.
19	Q.	Possibly. What is your best
20	recollectio	n?
21	λ.	I said three weeks.
. 22	٥.	Well, that would be in August then,
23	correct?	
24	λ.	That's affirmative.
25	Q.	Was that your first Did you have a

previous conversation with Mr. Holt in 1993 --Strike that.

Did you have a previous conversation with Mr. Holt since you were subpoenaed?

- A. The only conversation I had was concerning the telephone calls.
- Q. So you were subpoenaed, and it states on the subpoena what day you were subpoenaed. I don't have that in front of me. Can you tell me that for my own benefit?
 - A. I don't have my glasses.
 - Q. It's on the bottom.
 - A. August 2nd.
 - Q. August 2nd, okay.

Now, my question is this. Commencing on August 2nd until today, how many conversations, telephone conversations, have you had with Mr. Holt?

A. Since August 2nd? The only one that stands out is the one concerning the telephone calls. The documentation that I brought with me today, we discussed that.

And I produced that document willingly for anybody in this room to have access to so I don't have to produce it in the future or come back

1	at a future time to go through this again.
2	Q. All right, I understand.
· 3	Now, is it your testimony that since
4	the day you were subpoensed you had one
5	conversation with Mr. Holt up until this? Or more
6	than one?
7	Take as much time as you need. I want
8	to make it clear, Mr. March. I want to be very
9	fair to you.
.10	I want you to always take as much time
11	as you think you need to answer any question.
12	There is no rush.
13	A. I can't answer that. I don't know.
14	Q. You can't recall?
15	A. August is the busiest month July and
16	August of my year, and I
17	Q. So you may have had more than one
18	conversation with Mr. Holt?
19	A. I would not say I didn't.
20	Q. You wouldn't say you didn't, but you
21	wouldn't say you did?
22	A. That's correct.
23	Q. You might have?
24	A. Possibly.
25	Q. Did you have any face-to-face meetings

with Mr. Holt from the day you were subpoensed 1 2 until today? No. 3 A. Did you see Mr. Holt yesterday? Q. I never met the man until today. A. 5 Did you talk with Mr. Holt yesterday? 6 Q. No. Not to my knowledge, no. 7 So you had one conversation, to the 8 Q. best of your recollection, with Mr. Holt from the 9 day you were subpoensed until today? That's your .10 best recollection? 11 12 A. Yes. And that conversation was initiated by 13 you or initiated by Mr. Holt? 14 That was initiated by me. 15 Α. By you. And what was your reason for 16 calling him? 17 My reason for calling him was to 18 basically tell him I don't have any documents that 19 I will be bringing today. I could not find -- I 20 21 don't have any. 22 Q. Okay. And I would like to clarify under the 23 advice of my attorney, who is sitting to my right, 24 in the very beginning I did not want to get 25

involved or cooperate with any party whatsoever. 1 But you did? Q. 2 With the threat of being eventually 3 subpoenaed to do so, we agreed that it was probably easier just to provide the information in question 5 and answer the questions at the time, rather than 6 go through that process. 7 I understand. Now, so you called Mr. 8 Q. Holt is what you are telling me? 9 A. On which day, sir? .10 Q. Sometime subsequent to the day you were 11 subpoenaed. This is a foundation for another 12 question. Isn't that accurate? 13 A. Are you referring to the time I called 14 him about the telephone papers? 15 Correct. Q. 16 17 Α. Okay. 18 That was a telephone conversation? Q. 19 Yes, it was. A. Was there anyone on that telephone 20 Q. conversation other than you and Mr. Holt, to your 21 knowledge? 22 23 A. No. Q. Okay. It was a two-person 24 25 conversation?

- A. Yes.
- Q. And was that conversation on a speaker phone, to your knowledge, or was it not on a speaker phone?
 - A. Not speaker, to my knowledge.
- Q. And give me your best recollection of how long that conversation took.
 - A. Several minutes.
 - Q. I beg your pardon?
 - A. Several minutes.
- Q. Okay. And give me your best recollection, and I am just asking you for your best recollection, of the substance of the conversation?
- A. The substance of the conversation was that I did not have any documents that I would be providing today. Pro, con, indifferent documents.

And Mr. Holt at that time said that there may be a question about me returning a telephone call the month of October, 1991, and it would probably be in everyone's best interests if I could provide those documents to answer the question as to whether or not I returned a telephone call in that particular month and year.

Q. Did Mr. Holt say anything else to you

1	that you can recall:		
2	λ.	No.	
3	Q.	Did you talk about your then	
4	forthcoming	deposition, that is this morning's	
5	deposition?		
6	λ.	No.	
7	Q.	Did you talk about a document which is	
8	attached to	March deposition exhibit two which is	
9	entitled Af	fidavit of Barry L. March, which you	
.10	have in fro	nt of you?	
11	λ.	Yes, I had, sir.	
12	Q.	Did you talk at all about that	
13	affidavit?		
14	λ.	We never talked about this affidavit	
15	after it wa	s signed and sent in.	
16	Q.	You never have?	
17	λ.	Not after it was signed and sent in.	
18	No, sir.	_	
19	Q.	Have you talked about that affidavit	
20	after it wa	s signed and sent in with anybody in the	
21	world?		
22	λ.	My attorney.	
23	Q.	Anyone else?	
24	λ.	No.	
25	Q.	Did you talk about	

1	A. Excus	e me, my secretary was aware or
2	it.	
3	Q. I und	erstand.
4	A. But o	ther than that, no.
5	Q. Are y	ou aware that Mr. Holt is an
6	employee of a law	firm? He's an associate or a
7	partner, I don't	know which, in a law firm.
8	A. Yes.	
9	Q. Have	you ever talked with any other
.10	person employed a	t that law firm?
11	A. Recep	tionist.
12	Q. Recep	tionist. Any other attorney?
13	A. Not t	o my knowledge.
14	Q. Not t	o your knowledge?
15	A. Not t	o my knowledge.
16	Q. So I	take it then that you have spoken
17	to no one about y	our deposition here this morning
18	other than your o	wn attorney?
19	A. That'	s correct.
20	Q. Now,	do you know the gentleman sitting
21	at my right whose	name is David Gardner?
22	A. He va	guely looks familiar.
23	Q. Well,	he's a very handsome,
24	distinguished man	, and that's said in jest, Mr.
25	March.	

1	Would you give me your best
2	recollection of how he looks familiar to you?
3	λ . I see people in the world, and they
4	vaguely look familiar.
5	Q. So you have seen him before then?
6	A. I didn't say that. I said he looked
7	familiar.
8	Q. He looks familiar, but you haven't seen
9	him?
.10	A. I didn't say that.
11	Q. Tell me what you are telling me. I
12	want you to go home. I don't want to play games.
13	A. Did you ever go out on the street and
14	say: Excuse me, don't I know you?
15	And then they say I'm from Utah. I
16	just came in town.
17	You never saw them in your life but yet
18	you would have sworn you would have saw them.
19	That's the kind of vagueness I have.
20	Q. Can you recall at any specific time
21	seeing David Gardner?
22	A. Not with certainty, no.
23	Q. Can you recall it with uncertainty but
24	just recall it generally?
25	A. No. I use the world vague in a very